UNITED STATES DISTRICT COURT DISTRICT OF MINNESOTA

BROCK FREDIN,	
Plaintiff,	
against	DECLARATION OF BROCK FREDIN
LINDSEY MIDDLECAMP,	Case No. 17-CV-3058
Defendant.	

STATE OF WISCONSIN }
ss:
COUNTY OF SAINT CROIX }

BROCK FREDIN, being duly sworn, deposes and says:

1. I am the Plaintiff in the above-captioned proceeding. I submit this declaration in support of my compliance with this Court's March 17, 2020 discovery Order directing me to search all computers delivered to Defendants on April 16, 2020. For the reasons stated herein and within my discovery compliance dated April 16, 2020, Defendants have been fully provided with all responsive documents, interrogatories, and information within my possession.

AUTHENTICATION OF DOCUMENTS

2. Attached hereto as **Exhibit A** is a true and correct copy of the April 16, 2020 email to Karl Johann Breyer and Adam C. Ballinger delivering discovery with a

Dropbox.com link in *Fredin v. Miller*, Case No. 18-CV-466 and *Fredin v. Middlecamp*, Case No. 17-CV-3058.

3. Attached hereto as **Exhibit B** is a true and correct copy of the April 16, 2020 discovery delivery to the organized Dropbox.com account.

March 17, 2020 Discovery Order Compliance

- 4. Upon information and belief, I previously fully provided organized timely discovery pursuant to the Court's November 15, 2020 deadline. [Dock. No. 101]
- 5. I provided responsive documents and interrogatory answers relevant to this Court's March 17, 2020 Order on April 16, 2020.
- 6. Upon information and belief, I searched all previously unsearched computers, phones, and hard drives. This search occurred between March 17, 2020 and April 16, 2020. The documents were fully provided within Dropbox.com and by email.
- 7. All identified responsive documents related to specific interrogatories are contained in the November 15, 2019 Discovery folder for Document Request 9. Document Request 9 states "All documents identified, or for which identification was requested, in response to Defendants' Interrogatories."
- 8. Upon information and belief, there appears to be an error with respect to providing documents related to this Court's March 17, 2020 Order 2(a) which states in part: "all online profiles, identities, usernames, or other identifiers". Interrogatory number 7 in the Middlecamp case states: "[i]dentify all addresses where you have resided from 2016 to present, indicating the dates in which you have lived at those locations." The responsive documents were included within November 15, 2019 Discovery Folder 9 >

Interrogatory 7. Folder 9 is the catch-all folder to identify documents relevant to a specific interrogatory.

- 9. Upon information and belief, I provided responsive documents and interrogatory answers relevant to this Court's March 17, 2020 Order 2(b) which states in part: "any oral representations, admissions, or statements against interest allegedly made by Defendant that are relevant to the issues in this lawsuit." The responsive documents were included within November 15, 2019 Discovery Folder 9 > Interrogatory 14. Folder 9 is the catch-all folder to identify documents relevant to a specific interrogatory.
- 10. Upon information and belief, I provided responsive documents and interrogatory answers relevant to this Court's March 17, 2020 Order 2(c) which states in part: "re-produce all of the responsive documents in a form that is organized and labeled to directly refer and correspond with the requests..." The responsive documents were all organized by Document Request Number. Moreover, I provided answers to each interrogatory. Folder 9 is the catch-all folder to identify documents relevant to a specific interrogatory.
- 11. Upon information and belief, I provided responsive documents and interrogatory answers relevant to this Court's March 17, 2020 Order 2(d) which states in part: "medical evaluations of his emotional distress." The responsive documents were provided within November 15, 2019 Discovery Folder 4.
- 12. Upon information and belief, I provided responsive documents and interrogatory answers relevant to this Court's March 17, 2020 Order 2(e) which states in part: "resume or curriculum vitae." The responsive documents were provided within November 15, 2019 Discovery Folder 11.

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13. Upon information and belief, I provided responsive documents and

interrogatory answers relevant to this Court's March 17, 2020 Order 2(f) which states in

part: "all documents that constitute refer, or relate to communications, including electronic

communications, exchanged between you and any person concerning the issues/matters identified

in the pleadings." The responsive documents were provided within November 15, 2019 Discovery

Folder 12.

14. Defendant completely misled this Court in her February 7, 2020 First Motion

for Sanctions. [Dock. No. 102] I fully provided discovery in the form of responsive

documents and answers to interrogatories.

Dated: April 16, 2020

Saint Croix County, WI

s/ Brock Fredin

Brock Fredin

Baldwin, WI

(612) 424-5512 (tel.)

brockfredinlegal@icloud.com

Blittle

Plaintiff, pro se

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EXHIBIT A

To: Ballinger, Adam C., Breyer, K. Jon

See attached. Let me know immediately If you have difficulty accessing the below described files.

Main Discovery Folder: https://www.dropbox.com/s November 15, 2019 Discovery: https://www.dropbe April 16, 2020 Discovery: https://www.dropbox.com



brock fredin

466.pdf



3058.pdf

EXHIBIT B

Dropbox > Discovery

3058.zip

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Hide Overview Click here to describe this folder and turn it into a Space Show examples Create new file ▼ :≣ + Name + Modified ▼ Members ▼ 466 Only you --... 3058 Only you --April 16, 2020 Discovery Only you ... November 15, 2019 Discovery Only you --... 466.zip 9/30/2019 11:54 pm Only you ...

9/30/2019 11:59 pm

Only you

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